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10/707,508	12/18/2003	Frederick W. Ryan Jr.	F-684-O1	1507
919 PITNEY BOW	7590 01/03/2007 VES INC		EXAMINER	
35 WATERVIEW DRIVE			JABR, FADEY S	
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SHELTON, CT 06484-8000		3628		
SHORTENED STATUTO	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER'	Y MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/707,508	RYAN ET AL.	•
Office Action Summary	Examiner	Art Unit	
	Fadey S. Jabr	3628	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet w	vith the correspondence address	5
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was a reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a vill apply and will expire SIX (6) MO cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this commun. BANDONED (35 U.S.C. § 133).	
Status	•		
1)	action is non-final. nce except for formal ma		its is
Disposition of Claims			
4) ☐ Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-25 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ access	r election requirement.	by the Examiner	
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	drawing(s) be held in abeya ion is required if the drawin	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in a rity documents have bee u (PCT Rule 17.2(a)).	Application No n received in this National Stag	je
 Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application	

DETAILED ACTION

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112: 1.
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 2, 16 and 19 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per Claims 2, 16 and 19, the recitation "a visible portion...a non visible portion" are vague and indefinite. It is unclear to the Office what the visible and non-visible portions are segments of. Appropriate correction is required in the indicated claims and any subsequent claims.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the 3. basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claim 1 and 22 are rejected under 35 U.S.C. 102(b) as being anticipated by Lewis et al., 4. U.S. Patent No. 6,233,565 B1.

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As per Claim 1, Lewis et al. discloses a method comprising:

- receiving a request relating to the first image from a client system (C. 19, line 36 – C. 20, line 10);

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- providing data to the client system for forming at least a portion of a sample image to a portion of a program window in the client system that is visible to the user (C. 19, line 36 C. 20, line 10); and
- providing data to the client system for forming at least a portion of the first image to a portion of the client system program window that is not visible to the user (C. 19, line 36 C. 20, line 10).

As per <u>Claim 22</u>, Lewis et al. further discloses providing a mechanism to control printing of at least a portion of the client system program window that is not visible to the user (C. 19, line 52 – C. 20, line 10).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 2, 4-5, 8, 10-14, 16-17, 19-21 and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis et al., U.S. Patent No. 6,233,565 B1.

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As per Claim 2, Lewis et al. discloses a method wherein:

- the first image comprises a shipping label having a postage indicia comprising a postage indicia code (C. 19, line 36-67; C. 35, lines 63-67);
- the sample image comprises a sample shipping label having a sample postage indicia (C. 19, line 36-67; C. 35, lines 63-67);
- the client system comprises a web browser application (C. 11, lines 20-27);
- the web browser application provides a visible portion for displaying a first frame including the sample image
- the data provided to the client system program is provided by a first web server (C. 11, lines 20-27; C. 19, line 36 C. 20, line 10).

Lewis et al. fails to *explicitly* disclose the web browser application provides a non-visible portion for displaying a second frame including the first image. However, Lewis et al. discloses the system permits the user to preview a single envelope or label by pressing a Print Preview button. This will cause the return address, the mailing address, and a bitmap of a sample indicium to be displayed as it would appear printed. Pressing this button will pass control to a standard Print Preview screen. Pressing this button will pass control to a standard Print Preview screen.

Pressing Print All causes a connection to be made to the web server and a file of addresses sent (C. 10, lines 52-60). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the method of Lewis et al. and include a second frame of the label, as it will be printed, because it provides the system with a digital signature to verify the indicium before being printed.

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As per <u>Claim 4-5</u>, Lewis et al. fails to *explicitly* disclose providing formatting instructions to the client system, wherein the formatting instructions prevent user access to the second frame. However, Lewis et al. discloses encrypting the indicium for the client to decrypt. The indicium is encrypted to prevent unauthorized capture of the indicium (C. 20, lines 3-10). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the method of Lewis et al. and include preventing user access to the actual (i.e. non-sample) label, because it prevents unauthorized capture of the indicium.

As per Claim 8, Lewis et al. discloses the sample image has the same dimensions as the first image (C. 19, lines 52-56).

As per Claim 10, Lewis et al. discloses

- providing a first logic indicator in the visible portion of the client system program window for receiving an indication of a sample print request (C. 19, lines 36-67); and
- providing a second logic indicator in the visible portion of the client system program window for receiving an indication of a non-sample print request (C. 19, lines 36-67).

As per <u>Claim 11</u>, Lewis et al. discloses receiving at least one indicator indicating whether the non-sample print request was successful (C. 20, lines 11-19; C. 32, lines 63-67).

As per <u>Claim 12</u>, Lewis et al. fails to *explicitly* disclose determining whether the received indicators indicate that a threshold of print failures has been reached, providing an indication that

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the print request is invalid. However, Lewis et al. discloses once a transaction is completed, transaction server creates a response transaction which is digitally signed with the digital signature of the customer requesting the transaction, encrypted, and sent to the Host confirming the success or failure of the transaction. The host then updates its local information to reflect changes in postage available. Further, Lewis et al. discloses a screen containing two postage threshold entry fields. Optionally, log postage can be selected, which the user can use for accounting purposes (C. 18, lines 1-19; C. 32, lines 63-67). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the method of Lewis et al. and include providing an indication when the transaction was successful or failed, because it allows the system to update its local information to reflect changes in postage available.

As per Claim 13, Lewis et al. discloses the first logic indicator and second logic indicator are presented in a second visible frame (C. 19, lines 36-67).

As per Claim 14, Lewis et al. discloses

- the first image includes image portions obtained from a second web server (C. 19, line 36 C. 20, line 10); and
- the sample image comprises image portions obtained from a second web server (C. 19, line 36 C. 20, line 10).

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As per Claim 17, Lewis et al. discloses wherein

- the document of value comprises a document selected from the group: ticket, receipt, article, report, financial instrument and contract (C. 38, lines 40-47).

As per Claim 20, Lewis et al. discloses the sample image is a portion of the document of value (C. 19, lines 36-67; C. 38, lines 40-47).

As per Claim 21, Lewis et al. discloses the sample image is an article abstract (C. 19, lines 36-67; C. 38, lines 40-47).

As per Claims 23-25, Lewis et al. further discloses providing a mechanism to control printing of at least a portion of the client system program window that is not visible to the user (C. 19, line 52 - C. 20, line 10).

7. Claims 3, 6-7, 9, 15 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis et al., U.S. Patent No. 6,233,565 B1 in view of Bussell, Pub. No. US 2002/0110397 A1.

As per Claims 3, 7, 9 and 18, Lewis et al. fails explicitly to disclose a sample shipping label includes a sample indicator. However, Lewis et al. discloses a print preview screen displaying a sample label (C. 19, lines 52-67). Further, Bussell teaches a sample label with a void indicator on the label obscuring the barcode to indicate the label is not usable for mailing

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(see Figures 8-10). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the method of Lewis et al. and include an void indicator on the sample label as taught by Bussell, because it prevents users from attempting to use fraudulent labels to send mail items.

As per Claim 6, Lewis et al. discloses the sample image is an image file using an image file format selected from the group: GIF, BMP, TIFF, JPEG, PIX, PNG and PCX (C. 19, lines 36-67). Lewis et al. fails to disclose the sample indicator comprises an overlay for obscuring the postage indicia of the sample label. However, Bussell teaches a sample label with a void indicator on the label obscuring the barcode to indicate the label is not usable for mailing (see Figures 8-10). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the method of Lewis et al. and include an void indicator on the sample label as taught by Bussell, because it prevents users from attempting to use fraudulent labels to send mail items.

As per <u>Claim 15</u>, Lewis et al. fails to disclose wherein the formatting instructions prevent scrolling and resizing of the client system program window. However, Bussell teaches a print internet postage screen where the program window cannot be resized and does not have scroll bars (see Figure 12). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the method of Lewis et al. and include preventing a user from resizing or scrolling a program window, because it prevents the user from distorting the displayed image of the label which is to be printed.

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Conclusion

Examiner's Note: Examiner has cited particular columns and line numbers in the references as applied to the claims below for the convenience of the applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that the applicant, in preparing the responses, fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fadey S. Jabr whose telephone number is (571) 272-1516. The examiner can normally be reached on Mon. - Fri. 7:30am to 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on (571) 272-6708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Fadey S Jabr Examiner Art Unit 3628

FSJ

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JOHN W. HAYES
SUPERVISORY PATENT EXAMINER